January 30, 2024

Hon. Judge Joanna Seybert United States District Court for the New York Eastern District 225 Cadman Plaza East Brooklyn, NY 11201 FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT E.D.N.Y.

★ FEB 0 7 2024

*

LONG ISLAND OFFICE

Re: United States vs. David Corwin Criminal Case: 2:21-CR-00218-JS Magistrate Complaint Case: 2:21-mi-357

Dear Judge Seybert:

This letter is respectfully submitted as a request that the magistrate search warrant case and its associated documents, as well as any other associated magistrate cases, in the above-referenced criminal matter (2:21-CR-00218-JS) be unsealed.

As an American-born citizen, and a member of the public, I have standing to request the unsealing of these documents due to a direct interest in the integrity of public records and proceedings. This request is grounded in the established right of public access to judicial records and documents, as affirmed by the United States Supreme Court. In landmark cases such as Richmond Newspapers, Inc. v. Virginia, 448 U.S. 555 (1980) and Press-Enterprise Co. v. Superior Court, 478 U.S. 1 (1986), the Supreme Court upheld the principle that openness in judicial proceedings is crucial for maintaining the integrity and fairness of the judicial system. These decisions underscore the importance of transparency, particularly in criminal proceedings, where public scrutiny serves as a significant check on the judicial process. Further, under the First Amendment, documents may be sealed only if there are "overriding interests" requiring secrecy, and only if the proposed sealing order is effective and narrowly tailored to serve those interests.

In accordance with these principles, I believe that the unsealing of the aforementioned case and documents is essential to ensure public confidence in the judicial process and to uphold the democratic principles of transparency and accountability. Therefore, on behalf of the American public, which has a constitutional "right of access to criminal proceedings and documents filed therein," CBS, Inc. v. U.S. Dist. Court, 765 F.2d 823,825 (9th Circuit, 1985) I would like to respectfully request that any and all magistrate cases, including the search warrant case related to the criminal matter (2:21-CR-00218-JS), and their associated judicial records, be unsealed and made available to the public.

I've also reviewed the local rules for the Eastern District of New York, but have been unable to find any specific instruction on sealing or unsealing court records.

4505-02 (tipura),

Hom Judge Joanna S. voorl-

i dateu Gizver District i son folles towned i savent senat. Ivi Commen Piech bus

Report of the Artist

Received Seese will report

Negletical State Containing Containing

Dear Judite Soybest:

The letter is respective, subjected as a equal that the trajected spatishing and each case and its associated document. Its work is say object sendador magnificate caped, in the above retrembed common in matter (2.21-0%-702 tends) or corrected.

3044 - CON 181 0404

As an experience but these of the member of the order in the integrity of guide recently and any analog of these of the recent of the integrity of guide recent and proceedings. This earliest is prouded in the applicable of the order order

In accordance will the controllers, I Catave that the engaging of the stonementational case and documents is easy to be a unsure position outdernor in the proposal process and to quinoid the comments is easy to make any operation. The existence of position of the engage position in a controller of the engage position in the engage of th

Pvc also cangyro and last clies for the Eustein Cistrict of Alovy York, but have been oneble to that are social currently on a senting on the social.

I do not believe these cases are part of an ongoing investigation, as I have found, in researching cases of the same nature, that many are already unsealed. Please see some examples below (additional can be provided if need be).

Case #	District
5:20-mj-00044	Northern District of Florida
1:20-MJ-00481	Western District of Michigan
2:20-mj-00143-kjd	District of Vermont
4:20-mj-03301	Eastern District of Missouri
1:20-MJ-00255	District of Maine
1:20-mj-00243-LPA	Middle District of North Carolina
1:21-mj-00148, 1:21-MJ-00146	District of New Hampshire
4:20-mj-05049	Eastern District of Missouri
4:20-mj-07161	Eastern District of Missouri
4:20-mj-08007	Eastern District of Missouri
4:20-mj-08005	Eastern District of Missouri
1:20-mj-236	Middle District of North Carolina
1:20-mj-244	Middle District of North Carolina
1:20-cr-00335	Northern District of New York

Much of the information contained in these documents is already in the public eye, as referenced in the cases above or the associated criminal matters.

Courts nationwide acknowledge a general right for the public to inspect and copy public records, including judicial records and documents. Further, they acknowledge that the burden of proving the necessity of sealing court records generally falls on the party proposing the sealing - in this case the Government. There is no compelling reason to continue sealing the magistrate search warrant cases or their associated documents.

In the Delaney case (1:20-cr-00335), the Judge unsealed numerous documents after two attorney's from the Department of Justice's Child Exploitation and Obscenity Section (CEOS) acknowledged that there were no longer reasons to seal certain exhibits and other information. Further, in this same case, The United States Government agreed that there was no reason to keep the magistrate case and documents sealed;

l do not believe these tasks are pert or an engoing investigacon, as there found in rescuroung cases of the same necessions that many are checky unserted. Places accessome exemples below (additional can be provided in readilies).

Astrala	\$ \$0\$ \
street of the Omenium	et ess 0 -kas disc
regions to include a site.	12 (20 AA 65.2)
Paragraphic Property (O. Director)	0 5-70 (carque)\$65
The rail to considerable to	4 304,4-0230
one the leanulated	8.0444-013
soulous de la	1020-01-002
entitiege can vess to tuntare.	29 100 C 1 1 2 84 95 frag St
Finalism Diturior of Missoury	भाग्याम्बर्गिके
fination: Diesect of wissour	W. Care U.S.
phoceally to trace of matches	- Constitution
rudesitá le solvaltí mess 🖫	1:030-jm-03:3-
forgote D strict of Month C section	ở(.⊬.rs-0 Σ :1,
agilone@media. tourbideseass)	No Capacitá de
show agit to saidkits medically	102x1369+83519

ৰ কৰিছিল। বিষয়ে কৰিছে জানিক কৰিছে বিশ্বৰাধিক বিশ্বৰাধিক বিশ্বৰাধিক বিশ্বৰাধিক কৰিছে। বিশ্বৰাধিক কৰিছে বিশ্বৰাধিক বিশ্ব

Outdonation and a large agent of high for the additionaged and copy explorational copy explorations of the participant of proving and other many participants. Further, the precipation that the burden of proving the people of the party proposing the coaling singular case the Government Cook to compute the measure of configurations of configure significant the magnetic search warrant cases for their a source of dependents.

In the Calaney called the choldes), the todge unabeled numerous observables after election after elections of the control of the choldes and Observatly Souther (CEOS) advanced as an electric series of the choldes and objection are control to the choldes and objection are control to the choldes are controlled to the choldes are choldes

"The United States has no objection to the unsealing of the search warrant materials in the above case, and has submitted an unsealing application and proposed order so that may be Accomplished." (See attached from Case 1:19-mj-00830-DJS, Document 7 Filed 11/29/23)

I would appreciate it if the court would direct the Clerk to provide access to unredacted, or if necessary redacted versions, of the sealed documents. If there are any additional fees or formal procedures required to process this request please let me know so that I can promptly comply with them.

Thank you for reviewing this letter.

fat Whis

Respectfully submitted,

Robert White STE 247

4949 Brownsboro RD Louisville, KY 40222



United States Department of Justice

United States Attorney Northern District of New York

445 Broadway, Room 218 James T. Foley U.S. Courthouse Albany, New York 12207-2924 Tel.: (518) 431-0247 Fax: (518) 431-0249

November 29, 2023

VIA EMAIL

Hon. Daniel J. Stewart U.S. Magistrate Judge James T. Foley U.S. Courthouse 445 Broadway, Room 314 Albany, New York 12207

Re: Sealed Search Warrant Unsealing

Docket No. 1:19-MJ-830 (DJS)

Dear Judge Stewart:

The United States has no objection to the unsealing of the search warrant materials in the above case, and has submitted an unsealing application and proposed order so that may be accomplished.

Thank you for your consideration in this matter.

Respectfully submitted,

CARLA B. FREEDMAN United States Attorney

By:

/s/ Emmet J. O'Hanlon

Emmet J. O'Hanlon
Assistant United States Attorney

Bar Roll No. 519779

RS White 4949 BrownBond Ad STE 247 LIUNUINE, KY YOUZO

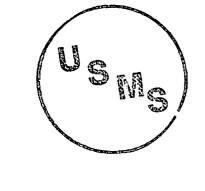


ii20i-i83299



RDC 99

JAN 31, 2024 \$5.08



Hon Julge JOANNA Seybert U.S. DISTrICT COURT FOR The NEW YORK ENTERN DISTRIS 225 CADMAN PLAZA EAST BROOKLYN, NY 11201

R2305P149707-12

U.S. POSTAGE PAID **FCM LETTER**

LOUISVILLE, KY 40222

PLACE STICKER AT TOP OF ENVELOPE TO THE BIGHT OF THE RETURN ADDRESS, FOLD AT DOTTED LINE